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directly to the several local governmental units according to the certification until
the next federal census.

NOTE: Inserts missing word.

SECTION 179. 66.0309 (14) (d) 1. of the statutes is amended to read:

66.0309 (14) (d) 1. Submit the issue to arbitration by 3 arbitrators, one to be chosen by the local governmental unit, one to be chosen by the regional planning commission, and the third to be chosen by the first 2 arbitrators. If the arbitrators are unable to agree, the vote of 2 shall be the decision. They The arbitrators may affirm or modify the report, and shall submit their decision in writing to the local governmental unit and the regional planning commission within 30 days of their appointment unless the time be is extended by agreement of the commission and the local governmental unit. The decision shall be binding. Election An election to arbitrate shall be is a waiver of the right to proceed by action. Two-thirds of the expenses of arbitration shall be paid by the party requesting arbitration and the balance by the other.

NOTE: Inserts a specific reference and missing articles and replaces a disfavored term to improve readability and to conform to current style.

SECTION 180. 66.0413 (2) (c) 2. of the statutes is amended to read:

66.0413 (2) (c) 2. In an action under this subsection, the circuit court before which the action is commenced shall exercise jurisdiction in rem or quasi <u>in</u> rem over the property which that is the subject of the action. The owner of record of the property, if known, and all other persons of record holding or claiming any interest in the property shall be made parties defendant, and service of process may be made upon them.

Note: Inserts missing word of precisorame

SECTION 181. 66.0413 (2) (e) 1. of the statutes is amended to read:

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66.0413 (2) (e) 1. A receiver appointed under par. (d) shall collect all rents and profits accruing from the property held in receivership and pay all costs of management, including all general and special real estate taxes or assessments and interest payments on first mortgages on the property. A receiver under par. (d) shall apply moneys received from the sale of property held in receivership to pay all debts due on the property in the order set by law and shall pay any balance to the selling owner if the circuit court approves.

Note: Inserts missing article.

SECTION 182. 66.0901 (2) of the statutes is amended to read:

66.0901 (2) BIDDER'S PROOF OF RESPONSIBILITY. A municipality intending to enter into a public contract may, before delivering any form for bid proposals, plans, and specifications to any person, except materialmen, suppliers, and others not intending to submit a direct bid, require the person to submit a full and complete statement sworn to before an officer authorized by law to administer oaths. The statement shall consist of information relating to financial ability, equipment, experience in the work prescribed in the public contract, and other matters that the municipality requires for the protection and welfare of the public in the performance of a public contract. The statement shall be in writing on a standard form of a questionnaire that is adopted and furnished by the municipality. The statement shall be filed in the manner and place designated by the municipality. The statement shall not be received less than 5 days prior to the time set for the opening of bids. The contents of the statement shall be confidential and may not be disclosed except upon the written order of the person furnishing the statement, for necessary use by the public body in qualifying the person, or in cases of action against, or by, the person or municipality. The governing body of the municipality or the committee,

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board, or employee charged with, or delegated by the governing body with, the duty of receiving bids and awarding contracts shall properly evaluate the statement and shall find the maker of the statement either qualified or unqualified. This subsection does not apply to a 1st class city.

Note: Inserts missing article and replaces the singular form of a word with the plural for correct sentence agreement.

SECTION 183. 66.1103 (2) (f) of the statutes is amended to read:

66.1103 (2) (f) "Improve"," "improving"," "improvements," and "facilities" embrace include any real or personal property or mixed property of whatever useful life that can be used or that will be useful in an industrial project including sites for buildings, equipment, or other improvements, rights—of—way, roads, streets, sidings, foundations, tanks, structures, pipes, pipelines, reservoirs, lagoons, utilities, materials, equipment, fixtures, machinery, furniture, furnishings, improvements, instrumentalities, pollution control facilities, and other real, personal, or mixed property.

Note: Inserts preferred term.

SECTION 184. 66.1201 (9) (j) of the statutes is amended to read:

66.1201 (9) (j) To contract for <u>the</u> sale <u>of</u>, and <u>to</u> sell, any part or all of the interest in real estate acquired and to execute contracts of sale and conveyances as the authority considers desirable.

NOTE: Inserts missing article and other language and commas to improve readability and to conform to current style.

SECTION 185. 66.1205 (2) (b) of the statutes is amended to read:

66.1205 (2) (b) Pursuant to s. 66.1201 (16) vest in obligees the right, if the authority defaults, to acquire title to a housing project or the property mortgaged by

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the housing authority, free from all of the restrictions imposed by s. 66.1203 and this section.

Note: Inserts missing word.

SECTION 186. 66.1331 (14) of the statutes is renumbered 66.1331 (14) (b) and amended to read:

66.1331 **(14)** (b) For the purpose of carrying out or administering a redevelopment plan or other functions authorized under this section, a city may issue municipal obligations payable solely from and secured by a pledge of and lien upon any or all of the income, proceeds, revenues, funds, and property of the city derived from or held by it in connection with redevelopment projects, including the proceeds of grants, loans, advances, or contributions from any public or private source. Municipal obligations issued under this subsection may be registered under s. 67.09 but shall otherwise be in a form, mature at times, bear interest at rates, be issued and sold in a manner, and contain terms, covenants, and conditions that the local legislative body of the city, by resolution, determines. The municipal obligations shall be fully negotiable, shall not require a referendum, and are not subject to the provisions of any other law or charter relating to the issuance or sale of municipal obligations. Obligations under this section sold to the United States government need not be sold at public sale. In this subsection, "municipal obligation" has the meaning specified in s. 67.01 (6).

NOTE: Definition is deleted from this provision and moved to separate paragraph at the beginning of the subsection, consistent with current style. See the next section of this bill.

SECTION 187. 66.1331 (14) (a) of the statutes is created to read:

66.1331 (14) (a) In this subsection, "municipal obligation" has the meaning specified in s. 67.01 (6).

NOTE: See the previous section of this bill.

SECTION 188. 70.06 (2) (c) of the statutes is renumbered 70.06 (2) and amended to read:

70.06 (2) The commissioner of assessments may, with the approval of the common council, appoint one chief assessor, one or more supervising assessors and supervising assessor assistants, one or more property appraisers, and other expert technical personnel that the commissioner of assessments deems considers to be necessary in order that all valuations throughout the city are uniformly made in accordance with the law. The chief assessor, supervising assessors, and supervising assessor assistants shall exercise the direction and supervision over assessment procedure and shall perform the duties in relation to the assessment of property that the commissioner of assessments determines. Together with the chief assessor and the assessment analysis manager, they shall be members of the board of assessors and shall hold office in the same manner as assessors. Certification of the assessment roll shall be limited to the members of the board of assessors.

NOTE: Eliminates unnecessary paragraph designation; this provision is not subdivided. Replaces disfavored terminology and inserts article to improve readability and conformity with current style.

SECTION 189. 70.06 (3m) of the statutes is amended to read:

70.06 (3m) No person may assume the office of commissioner of assessments, chief assessor, assessment analysis manager, systems and administration supervisor, title records supervisor, supervising assessor, supervising assessor assistant, or property appraiser appointed under sub. (2) (e), unless certified by the department of revenue under s. 73.09 as qualified to perform the functions of the office of assessor. If a person who has not been so certified is appointed to the office,

_	the office shall be vacant and the appointing authority shall fill the vacancy from a
2	list of persons so certified by the department of revenue.
	NOTE: Corrects cross—reference. Subsection (2) (c) is renumbered to sub. (2) by the previous section of this bill.
3	SECTION 190. 70.07 (2) of the statutes is amended to read:
4	70.07 (2) The commissioner of assessments shall publish a class 3 notice, under
5	ch. 985, that on the days named, the assessments for the city will be open for
6	examination by the taxable inhabitants of the city. On the 2nd Monday of May the
7	commissioner of assessments shall call together all of the assessors, and the other
8	members of the board of assessors as provided in s. 70.06 (2) (e), and they together
9	with the commissioner of assessments shall constitute an assessment board.
	Note: Corrects cross-reference. Section $70.06(2)(c)$ is renumbered s. $70.06(2)$ by Section 188 of this bill.
LO	SECTION 191. 70.11 (3a) (title) of the statutes is amended to read:
11	70.11 (3a) (title) Buildings at the Wisconsin veterans home
L2	AT KING OR IN SOUTHEASTERN WISCONSIN.
	Note: Conforms capitalization to current style.
13	SECTION 192. 71.67 (5m) (title) of the statutes is created to read:
L4	71.67 (5m) (title) WITHHOLDING FROM PAYMENTS TO PURCHASE ASSIGNMENT OF
L 5	LOTTERY PRIZE.
	Note: The remainder of the subsections in s. 71.67 have titles.
L 6	SECTION 193. 71.85 (3) (intro.) and (a) of the statutes are consolidated,
L7	renumbered 71.85 (3) and amended to read:
18	71.85 (3) ABATEMENT OF INTEREST AND PENALTIES. No penalty or interest that has
19	been imposed under this subchapter on a taxpayer who is eligible for the exemption
20	under: (a) Section s. 71.05 (6) (b) 13. or 14. may continue to accrue while the taxpayer
21	is in the Operation Desert Shield or Operation Desert Storm theater of operations

1	and for 180 days after the taxpayer leaves the Operation Desert Shield or Operation
2	Desert Storm theater of operations.
	NOTE: The (intro.) and par. (a) are combined as there are no other paragraphs.
3	SECTION 194. 71.91 (5) (ag) (intro.) and 1. of the statutes are consolidated,
4	renumbered 71.91 (5) (ag) and amended to read:
5	71.91 (5) (ag) In this subsection: 1. "File", "file" means mail, deliver, or submit
6	electronically.
	NOTE: The (intro.) and par. (ag) are combined as there are no other paragraphs.
7	SECTION 195. 77.54 (14) of the statutes is amended to read:
8	77.54 (14) The gross receipts from the sales of and the storage, use, or other
9	consumption in this state of medicines that are any of the following:
10	(a) Prescribed for the treatment of a human being by a person authorized to
11	prescribe the medicines, and dispensed on prescription filled by a registered
12	pharmacist in accordance with law;
13	(b) Furnished by a licensed physician, surgeon, podiatrist, or dentist to a
14	patient for treatment of the patient.
15	(c) Furnished by a hospital for treatment of any person pursuant to the order
16	of a licensed physician, surgeon, podiatrist, or dentist;
17	(d) Sold to a licensed physician, surgeon, podiatrist, dentist, or hospital for the
18	treatment of a human being; or.
19	(e) Sold to this state or any political subdivision or municipal corporation
20	thereof, for use in the treatment of a human being; or furnished.
21	(em) Furnished for the treatment of a human being by a medical facility or
22	clinic maintained by this state or any political subdivision or municipal corporation
23	thereof.

1	(f) Furnished without charge to a physician, surgeon, nurse anesthetist,
2	advanced practice nurse, osteopath, dentist who is licensed under ch. 447, podiatrist
3	who is licensed under ch. 448, or optometrist who is licensed under ch. 449 if the
4	medicine may not be dispensed without a prescription.
	NOTE: Conforms the form of the (intro.) and punctuation to current style. Divides the two clauses in par. (e) into separate paragraphs consistent with the remainder of the section.
5	SECTION 196. 77.54 (14g) of the statutes is amended to read:
6	77.54 (14g) "Medicines," as used in sub. (14), means any substance or
7	preparation that is intended for use by external or internal application to the human
8	body in the diagnosis, cure, mitigation, treatment, or prevention of disease and
9	which that is commonly recognized as a substance or preparation intended for such
10	use; but "medicines" do not include any of the following:
11	(a) Any auditory, prosthetic, ophthalmic, or ocular device or appliance.
12	(b) Articles which that are in the nature of splints, bandages, pads, compresses,
13	supports, dressings, instruments, apparatus, contrivances, appliances, devices, or
14	other mechanical, electronic, optical, or physical equipment or article articles, or the
15	component parts or accessories thereof.
16	(c) Any alcohol beverage the manufacture, sale, purchase, possession, or
17	transportation of which is licensed or regulated under the laws of this state.
	Note: Conforms the form of the (intro.) to current style. Inserts the plural "articles" for sentence agreement.
18	SECTION 197. 77.61 (5) (b) 2. of the statutes is amended to read:
19	77.61 (5) (b) 2. The attorney general, and department of justice employees.
	NOTE: Replaces comma with "and" to correct poor grammar resulting from a partial veto in ch. 418, Laws of 1977.
20	SECTION 198. 84.11 (5r) (title) of the statutes is amended to read:
21	84.11 (5r) (title) MILWAUKEE 6TH STREET STREET VIADUCT COST SHARING.

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Note: Conforms capitalization to current style.

1	SECTION 199. 88.11 (5) (intro.) of the statutes is amended to read
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88.11 (5) (intro.) The report of the department of agriculture, trade and consumer protection under sub. (3) also shall include a report of the college of agriculture and life sciences College of Agricultural and Life Sciences of the University of Wisconsin-Madison on all of the following:

NOTE: Conforms capitalization to current style and the name of the college with that used in the remainder of the statutes.

SECTION 200. 88.63 (1) of the statutes is renumbered 88.63 (1m).

Note: Renumbers subsection to accommodate the renumbering of the definition in sub. (3) to the beginning of the section, consistent with current style.

SECTION 201. 88.63 (2) of the statutes is amended to read:

88.63 (2) The board shall establish a fund for the payment of costs of maintenance and repair. Whenever the amount of the fund falls below an amount equivalent to 5% of the confirmed benefits currently in effect in the district, the board shall levy an additional assessment under s. 88.23 for maintenance and repair. Assessments for costs of maintenance and repair shall be apportioned on the basis of the confirmed benefits then in effect in the district but may be made notwithstanding the fact that assessments of benefits in the district may have been exhausted by previous assessments for other costs. Assessments for costs of maintenance and repair, including costs incurred and per diems earned by board members under sub. (1) (1m), are not limited by the extent of unexhausted assessments of benefits in the district and shall not be counted in determining whether there are unexhausted assessments of benefits against which assessments for costs other than those authorized by this section may be made.

Note: Subsection (1) is renumbered to sub. (1m) by the previous section of this bill.

SECTION 202. 88.63 (3) of the statutes is renumbered 88.63 (1g).

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 $\ensuremath{\mathtt{Note}}.$ Renumbers a definition provision to the beginning of the section, consistent with current style.

SECTION 203. 93.06 (1f) of the statutes is amended to read:

93.06 (1f) Animal health inspections and tests and examine animal health documentation at the state fair, the world dairy expo, inc. World Dairy Expo, Inc., the world beef expo, the midwest horse fair, and other livestock exhibitions held in this state and attended by participants from outside of this state, as specified by the department by rule. The department may charge a fee to the sponsor of the exhibition to cover the reasonable costs of the department's inspection and testing services whether or not the sponsor requests the services. This subsection does not apply to county fairs or other local livestock exhibitions.

Note: Conforms capitalization to current style.

SECTION 204. 93.30 (1) of the statutes is amended to read:

93.30 (1) The secretary shall approve any plans for the expenditure of appropriations under s. 20.115 (4) (e) to the world dairy expo, inc. World Dairy Expo, Inc., for activities that expand business opportunities for the persons of the dairy industry that are located in this state. Of the amounts appropriated under s. 20.115 (4) (e), \$33,250 in each fiscal year may be expended only to the extent that a county, city, village, or town pays to world dairy expo, inc. World Dairy Expo, Inc., an amount that is not less than 50% of the department's payment.

NOTE: Conforms capitalization to current style.

SECTION 205. 93.30 (2) of the statutes is amended to read:

93.30 (2) Any moneys received by world dairy expo, inc. World Dairy Expo, Inc., under this section shall be used only for the purposes described in sub. (1).

Note: Conforms capitalization to current style.

SECTION 206. 93.30 (3) of the statutes is amended to read:

93.30 (3) Not later than 30 days after the close of the exposition each year world dairy expo, inc. World Dairy Expo, Inc., shall file with the department, on forms provided by it, an itemized account verified on oath, showing amounts actually paid or to be paid. The verified account shall correspond with the plans approved by the secretary under sub. (1). On or before December 31 of the year in which the exposition is held, world dairy expo, inc. World Dairy Expo, Inc., shall furnish the department with a statement of receipts and disbursements, attendance, and such other information relating to the exposition as the department may require. Upon receipt of such statement the department shall pay world dairy expo, inc. World Dairy Expo, Inc., the aid due for the preceding year.

NOTE: Conforms capitalization to current style.

SECTION 207. 95.14 (2) of the statutes is amended to read:

95.14 (2) Any corporation organized under this section shall be managed and directed by a self-perpetuating board of directors of 5 members, consisting of the dean of the College of Agricultural and Life Sciences of the University of Wisconsin-Madison, who shall be permanent chairperson of the board, and 4 others to be appointed in the first instance by the incorporators; at least 3 of the 5 members shall always be representative livestock breeders of the state. If the dean of the College of Agricultural and Life Sciences fails to act as a member of the board by reason of refusal, disability, or vacancy in the chair of the dean, the remaining members of the board shall appoint a representative livestock breeder to act in his or her place on the board until the time as such refusal, disability, or vacancy in the chair ceases to exist. Whenever the dean of the college of agricultural and life sciences College of Agricultural and Life Sciences becomes a member of the board of

directors after any such interim, the dean shall automatically become chairperson of the board.

Note: Conforms capitalization to current style.

SECTION 208. 94.705 (5) (c) of the statutes is amended to read:

94.705 (5) (c) Certification for emergency use. A person may apply for an emergency use certification. Only one emergency use certification shall be granted to a person. Thereafter, certification under par. (a) or (b) is necessary. The department shall conduct a specific evaluation of the applicant's ability to use and apply the pesticide safely and correctly and make any other evaluations deemed necessary by the department. The department shall notify the dealer by telephone that the applicant has been granted an emergency use certification. Written notice of the applicant's responsibility and liability shall be sent by the department to the dealer and the applicant. This certification shall be valid for a one—time specific use only. The department's evaluation shall be conducted at a designated department office, any University of Wisconsin extension Wisconsin—Extension office, or at any other site approved by the department.

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Note: Conforms capitalization to current style of Deletes unhecessary &

SECTION 209. 108.02 (4m) (a) to (e) of the statutes are amended to read:

108.02 (4m) (a) All earnings for wage-earning service which that are paid to an employee during his or her base period as a result of employment for an employer.

(b) All sick pay which that is paid directly by an employer to an employee at the employee's usual rate of pay during his or her base period as a result of employment for an employer;.

(c) All holiday, vacation, and termination pay which that is paid to an employee during his or her base period as a result of employment for an employer;

Put back (e) and (t) like 13698/7 unloss goucan convineme. See NOTE YEPTY

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street or from house to house;

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1	(d) For an employee who, as a result of employment for an employer, receives
2	temporary total disability or temporary partial disability payments under ch. 102 or
3	under any federal law which provides for payments on account of a work-related
4	injury or illness analogous to those provided under ch. 102, all payments that the
5	employee would have been paid during his or her base period as a result of
6	employment for an employer, but not exceeding the amount that, when combined
7	with other wages, the employee would have earned but for the injury or illness;
8	(e) Back pay that an employee would have been paid during his or her base
9	period as a result of employment for an employer, if the payment of such the back pay
L O	is made no later than the end of the 104-week period beginning with the earliest
l 1	week to which such the back pay applies; and.
	NOTE: Deletes incorrectly located "and," inserts a specific reference, and makes punctuation consistent with the rest of the section.
2	
L Z I	SECTION 210. 108.02 (15) (k) 1. to 17. of the statutes are amended to read:
	SECTION 210. 108.02 (15) (k) 1. to 17. of the statutes are amended to read: Service West of the statutes are amended to read:
3	108.02 (15) (k) 1. In agricultural labor unless performed for an employer subject to this chapter under sub. (13) (c) or (i);
3	108.02 (15) (k) 1. In agricultural labor unless performed for an employer 8
4	108.02 (15) (k) 1. In agricultural labor unless performed for an employer subject to this chapter under sub. (13) (c) or (i);
14	subject to this chapter under sub. (13) (c) or (i); Service S. 2. As a domestic in the employ of an individual in such the individual's private
15 16 17	108.02 (15) (k) 1. In agricultural labor unless performed for an employer subject to this chapter under sub. (13) (c) or (i); 2. As a domestic in the employ of an individual in such the individual's private home, or as a domestic in the employ of a local college club or of a local chapter of a

4. As an individual selling or distributing newspapers or magazines on the

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1	5. With respect to which unemployment insurance is payable under the federal
2	railroad unemployment insurance act Railroad Unemployment Insurance Act (52
3	Stat. 1094);. Service by
4	6. By an individual for a person as an insurance agent or an insurance solicitor
5	if all such service performed by such the individual for such the person is performed
6	for remuneration solely by way of commissions;
7	7. By an individual for a person as a real estate agent or as a real estate
8	salesperson, if all such service performed by such the individual for such the person
9	is performed for remuneration solely by way of commission;
LO	8. As an unpaid officer of a corporation or association or as an unpaid manager
L1	of a limited liability company;
l2	9. Covered by any other unemployment insurance law pursuant to a reciproca
l 3	arrangement made by the department under s. 108.14 (8m);.
l 4	10. For an employer who would otherwise be subject to this chapter solely
l 5	because of sub. (13) (f), if and while the employer, with written notice to and approva
L6	by the department, duly covers under the unemployment insurance law of another
L 7	jurisdiction all services for such the employer which that would otherwise be covered
L 8	under this chapter;. ຮູ້ເພື່ອນ
L9	11. By an individual in the employ of the individual's son, daughter, or spouse
20	and by an individual under the age of 18 for his or her parent;.
21	14. By an individual for an employer which that is engaged in the processing
22	of fresh perishable fruits or vegetables within a given calendar year if the individua
23	has been employed by the employer solely within the active processing season or

seasons, as determined by the department, of the establishment in which the

individual has been employed by the employer, and the individual's base period

1	wages with the employer are less than the wages required to start a benefit year
2	under s. 108.04 (4) (a), unless the individual was paid wages of \$200 or more for
3	services performed in employment or other work covered by the unemployment
4	insurance law of any state or the federal government, other than work performed for
5	the processing employer, during the 4 most recently completed quarters preceding
6	the individual's first week of employment by the processing employer within that
7	year;
8	15. By an individual as a court reporter if the individual receives wages on a
9	per diem basis ; or .
	Note: Deletes unnecessary "or "
10	16. By an individual whose remuneration consists solely of commissions,
11	overrides, bonuses, or differentials directly related to sales or other output derived
12	from in-person sales to or solicitation of orders from ultimate consumers, primarily
13	in the home; or.
•	Note: Deletes unnecessary "or."
14	17. In any type of maritime service specifically excluded from coverage under
15	the federal unemployment tax act; <u>Unemployment Tax Act.</u>
16	Section 211. 108.02 (15) (k) 18. a. to c. of the statutes are amended to read.
47)	$n_{ser} = \frac{85-17}{108.02(15)(k)18}$ a. The individual retains the income earned through the use
18	of the leased motor vehicle or equipment during the lease term;
19	b. The individual receives no direct compensation from the lessor during the
20	lease term ; and .
21	c. The amount of the lease payment is not contingent upon the income
22	generated through the use of the motor vehicle or equipment during the lease term;
23	or .

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SECTION 212. 108.02 (15) (k) 19. a. of the statutes is amended to read:

108.02 (15) (k) 19. a. The individual is employed by the seasonal employer for a period of 90 days or more, whether or not service is actually performed on each such day, during any season, as determined under s. 108.066, that includes any portion of the individual's base period; or.

SECTION 213. 109.03 (1) (intro.) of the statutes is amended to read:

often as monthly pay to every employee engaged in the employer's business, except those employees engaged in logging operations and farm labor, all wages earned by such the employee to a day not more than 31 days prior to the date of such payment. Employees engaged in logging operations and farm labor shall be paid all earned wages no less often than at regular quarterly intervals. Any employee who is absent at the time fixed for payment or who for any other reason is not paid at that time shall be paid thereafter at any time upon 6 days' demand. The required frequency of wage payments provided in this subsection does not apply to any of the following:

Note: Amends (intro.) ending for agreement with the subsequent paragraphs and replaces disfavored terminology.

SECTION 214. 109.03 (1) (a) of the statutes is amended to read:

109.03 (1) (a) Employees covered under a valid collective bargaining agreement establishing a different frequency for such wage payments, including deferred payments exercised at the option of employees; or.

Note: Makes punctuation consistent with the remainder of the subsection and inserts a specific reference.

SECTION 215. 111.57 (3) (intro.) of the statutes is renumbered 111.57 (3) (a) (intro.) and amended to read:

1	111.57 (3) (a) (intro.) Where If there is no contract between the parties, or where
2	if there is a contract but the parties have begun negotiations looking to a new
3	contract or amendment of the existing contract, and wage rates or other conditions
4	of employment under the proposed new or amended contract are in dispute, the
5	factors, among others, to be given weight by the arbitrator in arriving at decision,
6	shall include all of the following:
	Note: Renumbers provision to allow the separation of par. (d) and (e) 2. into stand alone provisions by this bill. Replaces disfavored terminology and amends the (intro.) ending, consistent with current style.
7	SECTION 216. 111.57 (3) (a) to (c) of the statutes are renumbered 111.57 (3) (a)
8	1. to 3. and amended to read:
9	111.57 (3) (a) 1. Comparison A comparison of wage rates or other conditions of
10	employment of the utility in question with prevailing wage rates or other conditions
11	of employment in the local operating area involved;
12	2. Comparison A comparison of wage rates or other working conditions with
13	wage rates or other working conditions maintained for the same or similar work of
14	workers exhibiting like or similar skills under the same or similar working
15	conditions in the local operating area involved;
16	3. The value of the service to the consumer in the local operating area involved;
	Note: Renumbers provision consistent with the treatment of the remainder of s. 111.57 (3) by this bill. Inserts articles and modifies punctuation, consistent with current style.
17	SECTION 217. 111.57 (3) (d) of the statutes is amended to read:
18	111.57 (3) (d) Where In addition to considering the factors under par. (a), if a
19	public utility employer has more than one plant or office and some or all of such
20	plurality of the employer's plants or offices are found by the arbitrator to be located
21	in separate areas with different characteristics, consideration shall be given to the

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establishment of separate wage rates or <u>a</u> schedule of wage rates and separate conditions of employment for plants and offices in different areas;

NOTE: This provision is separated from the remainder of the enumerated factors due to a lack of sentence agreement with the subsection (intro.) and different subject matter than the other factors included under the (intro.).

SECTION 218. 111.57 (3) (e) 1. of the statutes is renumbered 111.57 (3) (a) 4. and amended to read:

111.57 (3) (a) 4. The overall compensation presently received by the employees, having regard not only to wages for time actually worked but also to wages for time not worked, including, without limiting the generality of the foregoing, vacation, holidays, and other excused time, and all benefits received, including insurance and pensions, medical and hospitalization benefits, and the continuity and stability of employment enjoyed by the employees.

Note: Renumbers provision consistent with the treatment of the remainder of s. 111.57 (3) by this bill.

SECTION 219. 111.57 (3) (e) 2. of the statutes is renumbered 111.57 (3) (e) and amended to read:

111.57 (3) (e) The enumeration of factors under subd. 1. pars. (a) and (d) shall not be construed as precluding the arbitrator from taking into consideration other factors not confined to the local labor market area that are normally or traditionally taken into consideration in the determination of wages, hours, and working conditions through voluntary collective bargaining or arbitration between the parties.

NOTE: Corrects cross—reference inserted by 1999 Wis. Act 83, a nonsubstantive revisor's revision bill. Drafting records indicate that the enumerated factors referred to are all of those listed in the subsection rather than just those in the paragraph.

SECTION 220. 115.31 (1) (b) of the statutes is amended to read:

educational service agency, state correctional institution under s. 302.01, secured correctional facility, as defined in s. 938.02 (15m), secured child caring institution, as defined in s. 938.02 (15g), the Wisconsin Center for the Blind and Visually Impaired, the Wisconsin School for the Deaf, the Mendota mental health institute Mental Health Institute, the Winnebago mental health institute Mental Health Institute, a state center for the developmentally disabled, a private school, or a private, nonprofit, nonsectarian agency under contract with a school board under s. 118.153 (3) (c).

Note: Conforms capitalization to current style.

Section 221. 120.13 (37) of the statutes is amended to read:

120.13 (37) AWARDING HIGH SCHOOL DIPLOMAS TO VETERANS. Notwithstanding s. 118.33 (1), award a high school diploma to a person who is at least 65 years old, attended high school in the school district, left high school before receiving a high school diploma to join the U.S. armed forces during a war period under s. 45.35 (5) (e) 45.001 (5), and served on active duty under honorable conditions in the U.S. armed forces or in forces incorporated as part of the U.S. armed forces. A school board may award a high school diploma to a person who received a high school equivalency diploma under s. 115.29 (4) after serving on active duty if the person meets the other conditions of this paragraph subsection.

Note: Corrects cross–reference. Section $45.35\,(5)\,(c)$ is renumbered to s. $45.001\,(5)$ by this bill.

SECTION 222. 120.21 (1) (a) of the statutes is amended to read:

120.21 (1) (a) With the university extension division of the university University of Wisconsin Wisconsin-Extension for extension courses for pupils enrolled in high school.

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NOTE: Conforms capitalization to current style and modifies extension title consistent with the remainder of the statutes.

Section 223. 134.33 (6) (a) of the statutes is renumbered 134.33 (6).

Note: Eliminates unnecessary paragraph designation. This provision is not subdivided.

SECTION 224. 148.01 of the statutes is amended to read:

148.01 Definition. In this chapter, "medical society" means the state medical society State Medical Society of Wisconsin and any county medical society organized or continued under this chapter.

Note: Conforms capitalization to current style.

SECTION 225. 148.015 (1) of the statutes is amended to read:

148.015 (1) The state medical society State Medical Society of Wisconsin is continued with the general powers of a corporation. It may from time to time adopt, alter, and enforce constitution, bylaws, and regulations for admission and expulsion of members, election of officers, and management.

NOTE: Conforms capitalization to current style.

SECTION 226. 157.02 (3) of the statutes is amended to read:

mental health institute Mental Health Institute district, the University of Wisconsin shall be notified that it may have the corpse. If the corpse is in the Winnebago mental health institute Mental Health Institute district, medical college the Medical College of Wisconsin, inc. Inc. or any accredited school of mortuary science at Milwaukee shall be notified that it may have the corpse. The university or school so notified shall immediately inform the superintendent or public officer whether it desires to have the corpse. If it does, the corpse shall be delivered accordingly, properly encased, to the most available facility for transportation to the consignee, the consignee to pay the cost of transportation.

Note: Conforms capitalization to current style will insert missing article, 1 SECTION 227. 157.02 (4) of the statutes is amended to read: 2 157.02 (4) STANDING APPLICATIONS. If there are advance applications for such 3 bodies, by medical college the Medical College of Wisconsin, inc. Inc. or any accredited school of mortuary science, such the superintendent or public officer shall 4 5 make an equitable distribution between them. Note: Conforms capitalization to current style. 6 **SECTION 228.** 157.06 (1) (c) 2. of the statutes is renumbered 157.06 (1) (c). Note: Eliminates unnecessary subdivision designation. This provision is not subdivided. (intro.), (a) and (b) (intro.) and SECTION 229. 157.065 (1) 1. to 5. of the statutes are amended to read: 7 8 157.065 (1) (b) 1. Any A municipality; 9 2. Any A religious association: 10 3. Any A fraternal or benevolent society; 11 4. Any An incorporated college of a religious order: 12 5. Any A cemetery association created under s. 157.062; or. NOTE: Makes terminology and punctuation internally consistent. 13 **SECTION 230.** 186.22 (16) (a) of the statutes is renumbered 186.22 (16). Note: Eliminates unnecessary paragraph designation. This provision is not subdivided. 14 **Section 231.** 187.14 (6) of the statutes is amended to read: 15 187.14 (6) The consolidated society, when When the incorporation thereof of a 16 consolidated society is completed as provided in this section, shall be the consolidated society is vested with all the temporalities and property, real or 17 personal, of the constituent societies, and any. Any gifts, grants, devises, or bequests 18 thereafter accruing to either of the former societies after the completion of the 19 20 incorporation of the consolidated society, or to the consolidated society, by whatever

name designated, shall be are valid and the same shall pass to and vest in the
consolidated society,—it being the declared intent of this section that no. No gift,
grant, devise, or bequest shall fail by reason of the fact that the same may have been
given to either one of the former societies shall fail, but that instead the consolidated
society shall take any such the gift, grant, devise, or bequest as would otherwise have
passed to either of the former societies would have.

Note: Deletes unnecessary and obsolete verbage and punctuation and otherwise modifies the provision to improve readability and conformity with current style.

SECTION 232. 191.001 (intro.) and (1) of the statutes are consolidated, renumbered 191.001 and amended to read:

191.001 Definitions. In this chapter: (1) "Office", "office" means the office of the commissioner of railroads.

Note: Eliminates unnecessary subsection. This provision has only one subsection.

SECTION 233. 200.09 (10) of the statutes is amended to read:

200.09 (10) Sections 200.01 to 200.15 do not affect the continued validity of contracts and obligations previously entered into by a metropolitan sewerage district operating under ss. 66.20 to 66.209, 1969 stats., prior to April 30, 1972, nor the validity of any such the district.

Note: Inserts missing article.

SECTION 234. 229.66 (3) of the statutes is amended to read:

229.66 (3) Upon appointment under sub. (2), the appointing authorities shall certify the appointees to the secretary of administration. The term of office of 50% of the persons appointed under sub. (2) (a) is 2 years, and the term of office of the other 50% of the persons appointed under sub. (2) (a) is 4 years, except that if an odd number of persons is appointed under sub. (2) (a), there shall be one more office with a term of 4 years than there are offices with terms of 2 years, and except that for the

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initial appointments for a newly created district the initial terms shall expire on July 1 of the 2nd year beginning after creation of a district for persons appointed to 2-year terms, and the initial terms shall expire on July 1 of the 4th year beginning after creation of a district for persons appointed to 4-year terms. Persons appointed under sub. (2) (a) may be removed from the district board before the expiration of their terms by the appointing authority but only for cause, as defined in s. 17.16 (2) 17.001. Vacancies for persons appointed under sub. (2) (a) shall be filled by the appointing authority who appointed the person whose office is vacant. A person appointed to fill a vacancy under sub. (2) (a) shall serve for the remainder of the term to which he or she is appointed. All of the appointing authorities shall ensure, to the greatest extent possible, that the membership of the board is diverse with respect to race. Of the persons appointed under sub. (2), not more than 4 may reside in any one county.

Note: Section 17.16 (2) is renumbered s. 17.001 by this bill.

SECTION 235. 229.842 (3) (c) of the statutes is amended to read:

229.842 (3) (c) Persons appointed under sub. (2) (b) to (d) must have resided within 25 miles of the sponsoring city's city hall for at least one year before their appointment. Persons appointed under sub. (2) (b) to (d) may be removed from the district board before the expiration of their terms by the appointing authority but only for cause, as defined in s. 17.16 (2) 17.001. Vacancies shall be filled by the appointing authority who appointed the person whose office is vacant. A person appointed to fill a vacancy under sub. (2) (b) to (d) shall serve for the remainder of the unexpired term to which he or she is appointed. The appointing authorities shall confer with one another regarding their appointments with a view toward achieving diversity on the district board.

Note: Section 17.16 (2) is renumbered s. 17.001 by this bill.

1	SECTION 236. 230.03 (14) (c) of the statutes is amended to read:
2	230.03 (14) (c) A person who served on active duty under honorable conditions
3	in the U.S. armed forces for at least one day during a war period, as defined in s. 45.35
4	(5) (e) 45.001 (5) or under section 1 of executive order 10957 dated August 10, 1961.
	Note: Corrects cross-reference. Section 45.35 (5) (c) is renumbered to s. 45.001 (5) by this bill.
5	SECTION 237. 230.36 (1m) (b) (intro.) of the statutes is amended to read:
6	230.36 (1m) (b) (intro.) "Performance of duties" means duties performed in <u>the</u>
7	line of duty by any of the following:
	Note: Inserts missing article.
8	SECTION 238. 232.03 (2) (b) of the statutes is amended to read:
9	232.03 (2) (b) Three nominees of the Bradley family foundation, inc. Family
10	Foundation, Inc.
	Note: Conforms capitalization to current style.
11	SECTION 239. 233.10 (3) (a) 3. of the statutes is amended to read:
12	233.10 (3) (a) 3. The position in which the employee was employed under subd.
13	2. was at the University of Wisconsin Hospital Hospitals and Clinics.
	Note: Conforms spelling to that used in the remainder of the statutes.
14	SECTION 240. 233.10 (3r) (a) 3. of the statutes is amended to read:
15	233.10 (3r) (a) 3. The position in which the employee was employed under subd.
16	2. was at the University of Wisconsin Hospital Hospitals and Clinics.
	Note: Conforms spelling to that used in the remainder of the statutes.
17	SECTION 241. 236.20 (3) (a) of the statutes is amended to read:
18	236.20 (3) (a) The location of the subdivision by government lot, recorded
19	private claim, quarter-quarter section, section, township, range, and county noted
20	immediately under the name given to the subdivision.
	Note: Inserts missing word.

1	SECTION 242. 252.15 (1) (ar) 3. of the statutes is amended to read:
2	252.15 (1) (ar) 3. An employee of the Mendota mental health institute Mental
3	<u>Health Institute</u> or the Winnebago mental health institute Mental Health Institute.
	Note: Conforms capitalization to current style.
4	SECTION 243. 291.09 (1) of the statutes is amended to read:
5	291.09 (1) The department, in cooperation with the University of Wisconsin
6	Extension Wisconsin-Extension and other interested parties, shall develop
7	educational programs and offer technical assistance to persons interested in
8	hazardous waste management.
	Note: Conforms capitalization to current style.
9	SECTION 244. 292.35 (9) (a) 1. of the statutes is renumbered 292.35 (9) (a).
	Note: Eliminates unnecessary subdivision designation. This provision is not subdivided.
10	Section 245. 299.13 (2) (a) 2. of the statutes is amended to read:
11	299.13 (2) (a) 2. Recommend educational priorities to the university University
12	of Wisconsin extension Wisconsin-Extension for the center, considering volume and
13	toxicity of hazardous substances, toxic pollutants and hazardous waste produced,
14	lack of compliance with environmental standards, potential for pollution prevention,
15	and projected shortfalls in hazardous waste treatment or disposal facilities under
16	the capacity assurance plan.
	Note: Conforms capitalization to current style.
17	SECTION 246. 301.15 of the statutes is amended to read:
18	301.15 Medium security prison. The department may construct a medium
19	security prison to be known as the Fox Lake correctional institution Correctional
20	<u>Institution</u> on state-owned land known as prison farm 10 in Dodge County. Inmates
21	from the Wisconsin state prisons may be transferred to this institution, and they

1	shall be subject to all laws pertaining to inmates of other penal institutions of this
2	state. Officers and employees of the institutions shall be subject to the same laws
3	as pertain to other penal institutions. Inmates shall not be received on direct
4	commitment from the courts.
	Note: Conforms capitalization to current style and arrests gran na
5	SECTION 247. 301.16 (1m) of the statutes is amended to read:
6	301.16 (1m) The medium security institution under sub. (1) shall be the
7	Oshkosh correctional institution Correctional Institution and shall be located north
8	of Oshkosh, north of Snell road Road and south of Sunnyview road Road at the site
9	which that, on July 31, 1981, is was the site of the Winnebago correctional farm
10	Correctional Farm.
	Note: Conforms capitalization to current style.
11	SECTION 248. 301.18 (1) (b) of the statutes is amended to read:
12	301.18 (1) (b) Provide the facilities necessary for at least 45 additional beds for
13	a corrections drug abuse treatment program on the grounds of the Winnebago mental
14	health institute Mental Health Institute.
	Note: Conforms capitalization to current style.
15	SECTION 249. 301.18 (1) (bx) of the statutes is amended to read:
16	301.18 (1) (bx) Provide the facilities necessary for the Racine correctional
17	institution Correctional Institution.
	Note: Conforms capitalization to current style.
18	SECTION 250. 301.18 (1) (bz) of the statutes is amended to read:
19	301.18 (1) (bz) Provide the facilities necessary for not more than 170 additional
20	beds at the Kettle Moraine correctional institution Correctional Institution for use
21	associated with alcohol and other drug abuse treatment.
	NOTE: Conforms capitalization to current style.

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1	SECTION 251.	301.32 (2)	of the statutes is	amended to read:

301.32 (2) CENTRAL RECEPTION UNIT; EXCEPTION. Notwithstanding sub. (1) and s. 302.13, an inmate account need not be opened or maintained for an inmate placed at the central reception unit at the Dodge correctional institution Correctional Institution.

Note: Conforms capitalization to current style.

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SECTION 252. 302.01 of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

302 01 State prisons named and defined. The penitentiary at Waupun is named "Waupun Correctional Institution." The correctional treatment center at Waupun is named "Dodge Correctional Institution." The penitentiary at Green Bay is named "Green Bay Correctional Institution." The medium/maximum penitentiary at Portage is named "Columbia Correctional Institution." The medium security institution at Oshkosh is named Oshkosh Correctional Institution." The medium security penitentiary near Eox Lake is named "Fox Lake Correctional Institution." The penitentiary at Taycheedah is named "Taycheedah Correctional Institution." The medium security penitentiary at Plymouth is named "Kettle Moraine Correctional Institution." The penitentiary at the village of Sturtevant in Racine county County is named "Racine Correctional Institution." The medium security correctional institution near Black River Falls is named "Jackson Correctional Institution." The medium security penitentiary at Racine is named "Racine Youthful Offender Correctional Facility." The resource facility at Oshkosh is named "Wisconsin Resource Center." The institutions named in this section, the medium security correctional institutions at Redgranite and New Lisbon, the correctional institutions authorized under s. 301.16 (1n) and (1v), correctional institution

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authorized under 1997 Wisconsin Act 4, section 4 (1) (a), correctional institution
authorized under s. 301.046 (1), correctional institution authorized under s. 301.048
(4) (b), the correctional institution at Stanley authorized under 2001 Wisconsin Act
(this act), section 9107 (1) (b), minimum security correctional institutions
authorized under s. 301.13, the probation and parole holding facilities authorized
under s. 301.16 (1q), and state-local shared correctional facilities when established
under s. 301.14, are state prisons.

Note: Conforms capitalization to current style.

SECTION 253. 30202 (1) of the statutes is amended to read:

302.02 (1) WAUPUN CORRECTIONAL INSTITUTION CORRECTIONAL INSTITUTION. For all purposes of discipline and for judicial proceedings, the Waupun correctional institution Correctional Institution and the precincts thereof shall be deemed to be in Dodge County, and the courts of that county shall have jurisdiction of all crimes committed within the county. Every activity conducted under the jurisdiction of and by the institution, wherever located, is a precinct of the prison and each precinct is part of the institution.

Note: Conforms capitalization to current style

SECTION 254. 302.02 (4c) of the statutes is amended to read:

Institution For all purposes of discipline and for judicial proceedings, the Kettle Moraine correctional institution Correctional Institution and the precincts thereof are deemed to be in Sheboygan County, and the courts of that county shall have jurisdiction of all crimes committed within the same county. Every activity conducted under the jurisdiction of and by the Kettle Moraine correctional institution Correctional Institution wherever located is a precinct of the institution.

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NOTE: Conforms capitalization to current style.

1	SECTION 255. 302.02 (4d) of the statutes is amended to read:
2	302-02 (4d) Dodge correctional institution Correctional Institution. For
3	all purposes of discipline and for judicial proceedings, the Dodge correctional
4	institution Correctional Institution and the precincts thereof shall be deemed to be
5	in Dodge County, and the courts of that county shall have jurisdiction of all crimes
6	committed within that county. Every activity conducted under the jurisdiction of and
7	by the Dodge correctional institution Correctional Institution, wherever located, is
8	a precinct of the institution; and each precinct is part of the institution.
	North Conforms conitalization to comment at all

NOTE: Conforms capitalization to current style.

SECTION 256. 302.375 (1) of the statutes is renumbered 302.375 (1m).

NOTE: Accommodates the renumbering of a definition to the beginning of the section, consistent with current style. See the next section of this bill.

SECTION 257. 302.375 (4) of the statutes is renumbered 302.375 (1g).

Note: Renumbers a definition provision to the beginning of the section, consistent with current style.

11 SECTION 258. 341.14 (6) (a) of the statutes is amended to read:

> 341.14 (6) (a) Upon application to register an automobile or a motor truck or dual purpose farm truck which that has a gross weight of not more than 8,000 pounds by any person who was a member of any of the U.S. armed services and who was held as a prisoner of war during any of the conflicts described in s. 45.35 (5) (e) 2. to 8. 45.001 (5) (b) to (i) or in Bosnia, Grenada, Lebanon, Panama, Somalia, or a Middle East crisis under s. 45.34, and upon submission of a statement from the U.S. department of veterans affairs certifying that the person was a prisoner of war during one of the conflicts described in s. 45.35 (5) (e) 2. to 8. 45.001 (5) (b) to (i) or in Bosnia, Grenada, Lebanon, Panama, Somalia, or a Middle East crisis under s. 45.34, the department shall issue to the person a special plate which that is colored



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red, white, and blue and which that has the words "ex-prisoner of war" placed on the plate in the manner designated by the department.

Note: Corrects cross-reference. Section 45.35(5)(e) is renumbered to s. 45.001(5) by this bill.

Section 259. 341.40 of the statutes is amended to read:

- 341.40 (1) Except as to foreign-owned vehicles required by s. 341.07 to be registered in this state, any vehicle which that is registered in another jurisdiction is exempt from the laws of this state providing for the registration of such the vehicles if all of the following apply:
- (a) The vehicle carries a registration plate indicating the registration in such other the other jurisdiction; and.
 - (b) The vehicle is owned by a nonresident; and.
- (c) The jurisdiction in which the vehicle is registered allows such vehicles when that are registered in Wisconsin to be operated tax free upon its highways under conditions substantially as favorable to residents of Wisconsin as to its own residents.
- (d) The vehicle is operated in accordance with rules adopted by the secretary based on the gross weight of the vehicle. The secretary may, by rule, determine the gross weight exemption, giving consideration to reciprocity privileges extended to Wisconsin residents in other jurisdictions.
- (1m) Foreign owned or operated vehicles entering Wisconsin to have special equipment or a body constructed or installed or for repair shall be exempt from the registration requirements of this section.
- (2) If the owner of any such vehicle exempted under sub. (1) or (1m) moves to Wisconsin or if the vehicle is purchased by or leased to a Wisconsin resident, the



1	vehicle immediately becomes subject to the laws of this state providing for the		
2	registration of vehicles.		
	Note: Subsection (1m) is separated from sub. (1) (d) because it is a separate factor that does not fit grammatically within the list of factors in sub. (1).		
3	SECTION 260. 346.50 (4) of the statutes is renumbered 346.50 (1m).		
	Note: Moves definition applicable to subs. (2) and (2a) so it precedes those provisions.		
4	SECTION 261. 442.14 of the statutes is repealed.		
	Note: Deletes obsolete provision relating to the validating certificates of certified public accountants granted before September 21, 1935.		
5	SECTION 262. 551.02 (3) (a) to (g) of the statutes are amended to read:		
6	(551.02 (3))(a) An agent;.		
7	(b) An issuer;		
8 /	(c) A bank, savings institution, or trust company, when effecting transactions		
9	for its own account or as agent under s. 551.31 (5);.		
10	(d) An executor, administrator, guardian, conservator, or pledgee;		
11	(e) A person whose dealings in securities are limited to transactions exempt by		
12	s. 551.23 (5);		
13	(f) A person licensed as a real estate broker under ch. 452 and whose		
14	transactions in securities are isolated transactions incidental to that business; or.		
	Note: Deletes unnecessary "or" and makes punctuation consistent with the rest of the subsection.		
15	(g) The investment board; or paragraphs tructue		
	Note: Conforms punctuation to that a current style.		
16	SECTION 263. 560.01 (1) of the statutes is amended to read:		
17	560.01 (1) Purposes. The functions of the department are of an advocacy,		
18	regulatory, consultative, advisory, informational, coordinative, and promotional		
19	nature. Through research, planning, consultation, and through promotion of the		

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development and maximum wise use of the natural and human resources of the state, it shall foster the growth and diversification of the economy of the state. It shall serve as the central agency and clearinghouse for developmental activities concerning the economy of the state. It shall make recommendations to the governor for the purpose of guiding a coordinated and economically efficient development of the state and shall seek closer cooperation and coordination between units of state government, educational institutions, local governments, local planning agencies, including regional planning commissions, and business and industry to foster and encourage a pattern of community development and of state-local and business relationships so that the economy of the state may continue to develop fully and meet citizen and community needs. It shall make continuing studies of the problems affecting economic and community development and recommendations for relieving those problems, and function in any other reasonable manner that will accomplish the stated purposes of this chapter. The department may also coordinate training for local government officials provided by state agencies including, but not limited to, the University of Wisconsin extension Wisconsin-Extension and the technical college system.

Note: Conforms capitalization to current style and deletes repeated word.

SECTION 264. 560.04 (2m) of the statutes is amended to read:

560.04 (2m) Duties. The department may assign one or more full-time equivalent positions to the function of coordinating the development and scheduling of training programs for local government officials by the university University of Wisconsin-extension Wisconsin-Extension, the technical college system, department of revenue, elections board, and other state agencies in order to assure the effective delivery of training programs and to prevent duplication of effort and

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coordinating requests for management or personnel consultative services from government units other than the state and directing those requests to the appropriate division of the department of administration.

NOTE: Conforms capitalization to current style.

SECTION 265. 560.07 (3) (a) of the statutes is amended to read:

560.07 (3) (a) Serve as the state's official liaison agency between persons interested in locating new economic enterprises in Wisconsin, and state and local groups seeking new enterprises. In this respect the department shall aid communities in organizing for and obtaining new business or expanding existing business and shall respond to requests which that reflect interest in locating economic enterprises in the state. When the secretary considers appropriate, the department shall refer requests for economic development assistance to Forward Wisconsin, inc. Inc., and shall attempt to prevent duplication of efforts between the department and to Forward Wisconsin, inc. Inc.

Note: Conforms capitalization to current style.

Section 266. 560.07 (3) (b) of the statutes is amended to read:

560.07 (3) (b) Contract with Forward Wisconsin, inc. Inc., if the secretary determines it appropriate, to pay Forward Wisconsin, inc. Inc., an amount not to exceed the amount appropriated under s. 20.143 (1) (bm), to establish and implement a nationwide business development promotion campaign to attract persons interested in locating new enterprises in this state, and to encourage the retention and expansion of businesses and jobs in this state. Funds may be expended to carry out the contract only as provided in s. 16.501.

Note: Conforms capitalization to current style.

SECTION 267. 560.07 (3) (c) of the statutes is amended to read:

560.07 (3) (c) Whenever appropriate, submit to the secretary of administration a report setting forth the amount of private contributions received by Forward Wisconsin, inc. Inc., since the time the department last submitted such a report.

NOTE: Conforms capitalization to current style.

SECTION 268. 560.07 (9) of the statutes is amended to read:

560.07 (9) On or before July 1, 1985, and every July 1 thereafter, submit to the chief clerk of each house of the legislature, for distribution to the appropriate standing committees under s. 13.172 (3), a report stating the net jobs gain due to the funds provided to Forward Wisconsin, inc. Inc., under s. 20.143 (1) (bm).

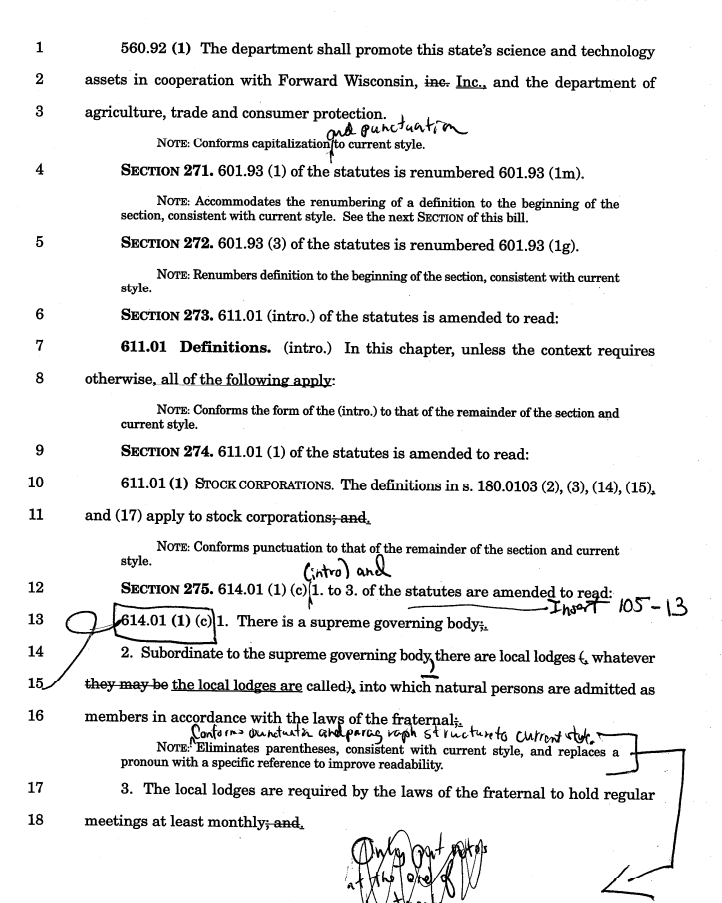
NOTE: Conforms capitalization to current style.

SECTION 269. 560.09 (1) of the statutes is amended to read:

assist, cooperate with, and seek information and advice from other state agencies, federal agencies, organizations of elected officials in the state, units of local government, local business and industry, and other appropriate agencies or organizations in carrying out its assigned functions and duties. Appropriate units of the University of Wisconsin—Extension System—Extension Wisconsin—Extension shall coordinate their activities with the department, and the department shall cooperate by providing information necessary to the conduct of research and professional advice. Particularly, the University of Wisconsin—System—Extension Wisconsin—Extension and the department shall develop processes which that will enhance coordination and cooperation in relation to the small business development centers and business advisory service programs and recreation related programs.

NOTE: Makes references to the university extension consistent with the remainder of the statutes and conforms capitalization to current style.

SECTION 270. 560.92 (1) of the statutes is amended to read:



NOTE: Conforms punctuation to that of current style. SECTION 276. 620.22 (1) to (8) of the statutes are amended to read: 1 2 620.22 (1) Bonds or other evidences of indebtedness of governmental units in the United States or Canada, or the instrumentalities of such governmental units, 3 4 or of private corporations domiciled therein; in the United States or Canada. 5 (2) Loans secured by mortgages, trust deeds or other security interests in 6 tangible property located in the United States or Canada or secured by insurance against default issued by a government insurance corporation of the United States 7 8 or Canada or an insurer authorized to do business in this state; 9 (3) Preferred or common stock of any United States or Canadian corporation; 10 (4) Property needed for the convenient transaction of the insurer's business; 11 (5) Real property, together with the fixtures, furniture, furnishings, and equipment pertaining thereto to the real property in the United States or Canada, 12 which that produces or after suitable improvement can reasonably be expected to 13 produce substantial income; appropriá and section st Note: Conforms punctuation to that of current style. A specific reterence is

Clock and word replaced to improve sentence agreement,

(6) Loans upon the security of the insurer's own policies in amounts that are 15 adequately secured thereby and that in no case exceed the surrender values of the 16 17 policies; Note: Conforms punctuation to that of current style. (7) Investments in property and facilities for the development and production 18 of solar or geothermal energy, fossil or synthetic fuel, or gasohol, including, but not 19 limited to, ownership and control of such property and facilities, up to 5% of the 20 21 portion of the insurer's assets which that exceeds \$2 billion: NOTE: Conforms punctuation to that of current style. (8) Such other Other investments as the commissioner authorizes by rule; and.

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conditioning;

Note: Conforms punctuation to that of current style. 1 SECTION 277. 623.06 (2m) (a) 5. of the statutes is amended to read: $\mathbf{2}$ 623.06 (2m) (a) 5. "Moody's monthly average" means the corporate bond yield 3 average (, monthly average corporates), as published by Moody's investors service, 4 inc. Investors Service, Inc. Note: Conforms capitalization to current style. 5 **SECTION 278.** 632.475 (3) (b) of the statutes is amended to read: 6 632.475 (3) (b) Moody's corporate bond yield average (, monthly average corporates), as published by Moody's investors service, inc. Investors Service, Inc., 7 or its successor, for the month ending 2 months before the rate is applied. If such the 8 9 monthly average is no longer published, a comparable average shall be substituted 10 by the commissioner by rule. Note: Conforms capitalization to current style. Replaces disfavored term. 11 **SECTION 279.** 632.57 (2) (a) of the statutes is renumbered 632.57 (2). NOTE: Deletes unnecessary paragraph designation. This subsection is not subdivided. 12 Section 280. 704.07 (2) (a) of the statutes is amended to read: 704.07 (2) (a) Unless the repair was Except for repairs made necessary by the 13 negligence of, or improper use of the premises by, the tenant, the landlord is under 14 has a duty to do all of the following: 15 1. Keep in a reasonable state of repair portions of the premises over which the 16 17 landlord maintains control: 2. Keep in a reasonable state of repair all equipment under the landlord's 18 control necessary to supply services which that the landlord has expressly or 19

impliedly agreed to furnish to the tenant, such as heat, water, elevator, or air

1	3. Make all necessary structural repairs;
. 2	4. Except for residential premises subject to a local housing code, and except
3	as provided in sub. (3) (b), repair or replace any plumbing, electrical wiring,
4	machinery, or equipment furnished with the premises and no longer in reasonable
5	working condition , except as provided in sub. (3) (b) .
6	5. For a residential tenancy, comply with a any local housing code applicable
7	to the premises.
	Note: Reorganizes text and replaces language and punctuation to correct sentence structure and improve readability, consistent with current style.
8	SECTION 281. 704.19 (7) (a) to (c) of the statutes are amended to read:
9	704.19 (7) (a) The day of giving or leaving under s. 704.21 (1) (a) and (2) (a) and
10	(b) <u>;.</u>
11	(b) The day of leaving or affixing a copy or the date of mailing, whichever is
12	later, under s. 704.21 (1) (b) and (c) $\frac{1}{2}$.
13	(c) The 2nd day after the day of mailing if the mail is addressed to a point within
14	the state, and the 5th day after the day of mailing in all other cases, under s. 704.21
15	(1) (d) and (2) (e);.
	Note: Replaces punctuation for internal consistency and to conform to current style.
16	SECTION 282. 706.06 (2) of the statutes is amended to read:
17	706.06 (2) Any public officer entitled by virtue of his or her office to administer
18	oaths, and any member in good standing of the state bar State Bar of Wisconsin, may
19	authenticate one or more of the signatures on an instrument relating to lands in this
20	state, by indorsing endorsing the instrument "Acknowledged",." "Authenticated," or
21	"Signatures Guaranteed"," or other words to similar effect, adding the date of
22	authentication, his or her own signature, and his or her official or professional title.

Such indersement The endorsement, unless expressly limited, shall operate as an authentication of all signatures on the instrument; and shall constitute a certification that each authenticated signature is the genuine signature of the person represented; and, as to signatures made in a representative capacity, shall constitute a certification that the signer purported, and was believed, to be such representative.

Note: Conforms capitalization to current style. Inserts preferred spellings and phrase for parallel construction.

SECTION 283. 707.49 (1) (d) 2. of the statutes is amended to read:

707.49 (1) (d) 2. An attorney who is a member of the state bar State Bar of Wisconsin.

Note: Conforms capitalization to current style.
Tehumbered 751,12(1) and

SECTION 284. 751.12 of the statutes is amended to read:

rules promulgated by it from time to time, regulate pleading, practice, and procedure in judicial proceedings in all courts, for the purpose purposes of simplifying the same and of promoting the speedy determination of litigation upon its merits. The rules shall not abridge, enlarge, or modify the substantive rights of any litigant. The effective dates for all rules adopted by the court shall be January 1 or July 1. A rule shall not become effective until 60 days after its adoption. All such rules shall be printed by the state printer and paid for out of the state treasury, and the court shall direct the rules to be distributed as it deems considers proper. All statutes relating to pleading, practice, and procedure may be modified or suspended by rules relating to pleading, practice, and procedure may be modified or suspended by rules promulgated under this section or rule modifying or suspending such statutes may be adopted until the court has held a public hearing with reference to the rule. Notice of public hearings shall be given by publication of a class 3 notice, under ch. 985, the

1	expense of the publication to be paid out of the state treasury. Notice shall also be
2	given in an official publication of the state bar State Bar of Wisconsin, the notice to
3	be published not more than 60 days nor less than 30 days before the date of hearing.
4	The state bar State Bar of Wisconsin shall not charge the state treasury for
5	publication of this notice. Proposed rules, including changes, if any, in existing rules,
6	shall be set forth in full in the notice. This section shall not abridge the right of the
7	legislature to enact, modify, or repeal statutes or rules relating to pleading, practice,
8	or procedure. The judicial council shall act in an advisory capacity to assist the court
9	in performing its duties under this section. Subdivides long provision, inserts Specific references, replaces a distaurved form and
10	NOTE: Conforms capitalization to current style 150
10	SECTION 285. 753.26 of the statutes is amended to read:
11	753.26 Office and records to be kept at county seat. Except in branches
12	Nos. 4, 5, and 7 of the circuit court for Rock county County, every circuit judge in this
13	state shall maintain in his or her office, at the county seat of the county in which the
14	judge holds office, all of the books, papers, and records of the court at the county seat
15	of the county in which the judge holds office, which office and the books, papers, and
16	records thereof shall at all reasonable times be open to access and inspection by any with the books, papers, and records of the court
17	person having any business therewith except as otherwise provided by law.
18	Originals of judgments or orders made under circuit court jurisdiction of branches
19	Nos. 4, 5, and 7 of the Rock County circuit court in Beloit, shall be kept at the county
20	seat. and subdivides a sentence
	NOTE: Conforms capitalization to current style, reorders text to improve readability, deletes disfavored terminology and corrects punctuation.
21	SECTION 286. 753.35 (1) of the statutes is amended to read:
22	753.35 (1) A circuit court may, subject to the approval of the chief judge of the
23	judicial administrative district, adopt and amend rules governing practice in that

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court that are consistent with rules adopted under s. 751.12 and statutes relating to pleading, practice, and procedure. The court shall file each adopted or amended rule with the clerk of circuit court. Except for a rule adopted or amended as an emergency rule, the court shall file an adopted or amended rule prior to the rule's effective date. The clerk of circuit court shall send a copy of the filed adopted or amended rule to the secretary of the local bar association in that circuit, the court administrator for that judicial administrative district, the state bar State Bar of Wisconsin, the state law library, and the office of the director of state courts. A person may submit to the court written comments on a rule for the court's consideration in determining whether revision of the rule is needed. The clerk of circuit court shall print and make available to the public, at cost, all rules adopted or amended under this section.

NOTE: Conforms capitalization to current style.

SECTION 287. 753.35 (2) of the statutes is amended to read:

753.35 (2) The chief judge of the judicial administrative district shall file a local rule of trial court administration adopted or amended under SCR 70.34 with the court administrator for the judicial administrative district. The chief judge of the judicial administrative district shall file the local rule prior to the rule's effective date. The court administrator for the judicial administrative district shall send a copy of the filed adopted or amended rule to the clerks of circuit court in the judicial administrative district, the secretaries of the local bar associations in the district, the state bar State Bar of Wisconsin, the state law library, and the office of the director of state courts. A person may submit to the chief judge of the judicial administrative district written comments on a rule for the chief judge's consideration in determining whether revision of the rule is needed. The clerks of circuit court in the judicial

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administrative district shall print and make available to the public, at cost, all rules adopted under SCR 70.34.

Note: Conforms capitalization to current style.

SECTION 288. 753.35 (3) of the statutes is amended to read:

753.35 (3) The state bar State Bar of Wisconsin, the state law library, and the clerks of court to whom copies of rules are sent under this section shall serve as repositories of the rules sent to them under subs. (1) and (2).

Note: Conforms capitalization to current style.

SECTION 289. 757.293 (3) of the statutes is amended to read:

757.293 (3) A member of the state bar State Bar of Wisconsin shall file with the state bar annually, with payment of the member's state bar dues or upon such other date as approved by the supreme court, a certificate stating whether the member is engaged in the private practice of law in Wisconsin and, if so, the name of each bank, trust company, credit union, savings bank, or savings and loan association in which the member maintains a trust account, safe deposit box, or both, as required by this section. A partnership or professional legal corporation may file one certificate on behalf of its partners, associates, or officers who are required to file under this section. The failure of a member to file the certificate required by this section is grounds for automatic suspension of the member's membership in the state bar in the same manner as provided in section 6 of rule 2 of the Rules of the State Bar of Wisconsin for nonpayment of dues. The filing of a false certificate is unprofessional conduct and is grounds for disciplinary action. The state bar shall supply to each member, with the annual dues statement or at such other time as directed by the supreme court, a form on which the certification must be made and a copy of this section.

Note: Conforms capitalization to current style.

1	SECTION 290. 757.83 (1) (a) of the statutes is amended to read:
2	757.83 (1) (a) There is created a judicial commission of 9 members: 5
3	nonlawyers nominated by the governor and appointed with the advice and consent
4	of the senate; one trial judge of a court of record and one court of appeals judge
5	appointed by the supreme court; and 2 members of the state bar State Bar of
6	Wisconsin, who are not judges or court commissioners, appointed by the supreme
7	court. The commission shall elect one of its members as chairperson.
	NOTE: Conforms capitalization to current style.
8	SECTION 291. 757.83 (4) of the statutes is amended to read:
9	757.83 (4) STAFF. The judicial commission shall hire an executive director, and
10	may hire one staff member, in the unclassified service. The executive director shall
11	be a member of the state bar State Bar of Wisconsin and shall provide staff services
12	to the judicial commission and the judicial council.
	Note: Conforms capitalization to current style.
13	SECTION 292. 758.13 (3) (b) of the statutes is amended to read:
14	758.13 (3) (b) The council may promulgate and modify rules for the conduct of
15	its proceedings in the exercise of its powers. The council may meet at such time and
16	place as it determines but at least once every 3 months. It shall meet upon call of the
17	chairperson or a call signed by 5 members of the council. Nine Eleven members shall
18	constitute a quorum.
	Note: Under s. 758.13 (1), the judicial council has 21 members, thus requiring 11 members for a quorum, not 9.
19	SECTION 293. 779.32 (8) (a) 2. of the statutes is amended to read:
20	779.32 (8) (a) 2. The person owing the commission or compensation pays an
21	amount equal to 125% of the commission or compensation owed into the trust

1	account of the broker or the trust account of any attorney who does not represent any
2	party to the dispute and who is in good standing with the state bar State Bar of
3	Wisconsin. The moneys shall be held in escrow until disbursed pursuant to the
4	written mutual agreement of the parties or pursuant to a court order.
	Note: Conforms capitalization to current style.
5	SECTION 294. 788.04 (2) (a) of the statutes is amended to read:
6	788.04 (2) (a) One arbitrator shall be appointed by the court from a list of
7	attorneys with trial experience. The list shall be prepared and periodically revised
8	by the state bar State Bar of Wisconsin.
	Note: Conforms capitalization to current style.
9	SECTION 295. 803.03 (2) (b) of the statutes is renumbered 803.03 (2) (b) 1.
10	(intro.) and amended to read:
11	803.03 (2) (b) 1. (intro.) Any party joined pursuant to par. (a) may 1. participate
12	do any of the following:
13	a. Participate in the prosecution of the action, 2. agree.
14	b. Agree to have his or her interest represented by the party who caused the
15	joinder , or 3. move .
16	c. Move for dismissal with or without prejudice.
17	2. If the party joined chooses to participate in the prosecution of the action, the
18	party joined shall have an equal voice with other claimants in such the prosecution.
19	3. Except as provided in par. (bm), if the party joined chooses to have his or her
20	interest represented by the party who caused the joinder, the party joined shall sign
21	a written waiver of the right to participate which that shall express consent to be
22	bound by the judgment in the action. Such The waiver shall become binding when
23	filed with the court, but a party may withdraw the waiver upon timely motion to the

1	judge to whom the case has been assigned with notice to the other parties. A party
2	who represents the interest of another party and who obtains a judgment favorable
3	to such the other party may be awarded reasonable attorneys fees by the court.
4	4. If the party joined moves for dismissal without prejudice as to his or her
5	claim, the party shall demonstrate to the court that it would be unjust to require the
6	party to prosecute the claim with the principal claim. In determining whether to
7	grant the motion to dismiss, the court shall weigh the possible prejudice to the
8	movant against the state's interest in economy of judicial effort.
	Note: Subdivides provision to conform numbering with current style and to improve readability. Replaces disfavored terms.
9	SECTION 296. 814.60 (2) of the statutes is amended to read:
10	814.60 (2) In addition to any fine imposed, a defendant shall be required to pay
11	any applicable of the following that applies:
12	(a) Penalty The penalty assessment imposed by s. 757.05;
13	(ag) Jail The jail assessment imposed by s. 302.46 (1);
14	(ai) Consumer The consumer information assessment imposed by s. 100.261.
15	(am) Crime The crime victim and witness assistance surcharge imposed by s.
16	973.045;_
17	(an) Crime The crime laboratories and drug law enforcement assessment
18	imposed under s. 165.755.
19	(ap) Deoxyribonucleic The deoxyribonucleic acid analysis surcharge imposed
20	by s. 973.046;
21	(b) Domestic The domestic abuse assessment imposed by s. 971.37 (1m) (c) 1.
22	or 973.055 ; .
23	(bm) Uninsured The uninsured employer assessment imposed by s. 102.85 (4):

with current style.

1	(c) Driver The driver improvement surcharge imposed by s. 346.655;
2	(cg) Enforcement The enforcement assessment imposed by s. 253.06 (4) (c).
3	(cn) Drug The drug abuse program improvement surcharge imposed by s.
4	961.41 (5).
5	(cs) Environmental The environmental assessment imposed by s. 299.93.
6	(d) Natural The natural resources assessment imposed by s. 29.987; and.
7	(e) Natural The natural resources restitution payment imposed by s. 29.989.
8	(em) Wild The wild animal protection assessment imposed by s. 29.983.
9	(f) Weapons The weapons assessment imposed by s. 167.31 (5).
	Note: Conforms the form of the (intro.) paragraph beginnings, and punctuation to current style.
10	SECTION 297. 840.10 (1) (b) of the statutes is amended to read:
11	840.10 (1) (b) A lis pendens that is prepared by a member of the state bar State
12	Bar of Wisconsin need not be authenticated.
	Note: Conforms capitalization to current style.
13	Section 298. 893.36 (1) of the statutes is renumbered 893.36 $(1m)$.
	Note: Accommodates the renumbering of a definition to the beginning of the section, consistent with current style. See the next two sections of this bill.
14	SECTION 299. 893.36 (2) of the statutes is amended to read:
15	893.36 (2) This section does not apply to actions based upon a sale of livestock
16	occurring prior to April 3, 1980, nor to an action by a secured party against its debtor.
17	Section 893.35 or 893.51 applies to any action described in sub. (1) (1m) if the
18	limitation described in sub. (1) (1m) is not applicable.
10	Note: Sub. (1) is renumbered to sub. (1m) by this bill.
19	SECTION 300. 893.36 (3) of the statutes, as affected by 2001 Wisconsin Act 10,
20	is renumbered 893.36 (1g).
	NOTE: Renumbers a definition provision to the beginning of the section, consistent

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SECTION 301. 938.357 (1) of the statutes is renumbered 938.357 (1) (a) and amended to read:

938.357 (1) (a) The person or agency primarily responsible for implementing the dispositional order or the district attorney may request a change in the placement of the juvenile, whether or not the change requested is authorized in the dispositional order, and shall cause written notice to be sent to the juvenile or the juvenile's counsel or guardian ad litem, parent, foster parent, treatment foster parent, or other physical custodian described in s. 48.62 (2), guardian, and legal custodian. The notice shall contain the name and address of the new placement, the reasons for the change in placement, a statement describing why the new placement is preferable to the present placement, and a statement of how the new placement satisfies objectives of the treatment plan ordered by the court.

(b) Any person receiving the notice under this subsection par. (a) or notice of the specific foster or treatment foster placement under s. 938.355 (2) (b) 2. may obtain a hearing on the matter by filing an objection with the court within 10 days after receipt of the notice. Placements shall may not be changed until 10 days after such notice is sent to the court unless the parent, guardian, or legal custodian and the juvenile, if 12 or more years of age, sign written waivers of objection, except that placement changes which that were authorized in the dispositional order may be made immediately if notice is given as required in this subsection under par. (a). In addition, a hearing is not required for placement changes authorized in the dispositional order except where when an objection filed by a person who received notice alleges that new information is available which that affects the advisability of the court's dispositional order.

Note: Subdivides provision for improved readability.

SECTION 302. 938.357 (2) of the statutes is amended to read:

938.357 (2) If emergency conditions necessitate an immediate change in the placement of a juvenile placed outside the home, the person or agency primarily responsible for implementing the dispositional order may remove the juvenile to a new placement, whether or not authorized by the existing dispositional order, without the prior notice provided in sub. (1) (a). The notice shall, however, be sent within 48 hours after the emergency change in placement. Any party receiving notice may demand a hearing under sub. (1) (b). In emergency situations, the juvenile may be placed in a licensed public or private shelter care facility as a transitional placement for not more than 20 days, as well as in any placement authorized under s. 938.34 (3).

Note: Corrects cross–references to conform to the renumbering and amendment of s. 938.357(1) by this bill.

SECTION 303. 938.357 (2m) of the statutes is renumbered 938.357 (2m) (a) and amended to read:

938.357 (2m) (a) The juvenile, the parent, guardian, or legal custodian of the juvenile, or any person or agency primarily bound by the dispositional order, other than the person or agency responsible for implementing the order, may request a change in placement under this subsection paragraph. The request shall contain the name and address of the place of the new placement requested and shall state what new information is available which that affects the advisability of the current placement. This request shall be submitted to the court. In addition, the court may propose a change in placement on its own motion.

(b) The court shall hold a hearing on the matter prior to ordering any change in placement under this subsection if the request states that new information is

available which that affects the advisability of the current placement, unless written waivers of objection to the proposed change in placement are signed by all parties entitled to receive notice under sub. (1) (a) and the court approves. If a hearing is scheduled, the court shall notify the juvenile, the parent, guardian, and legal custodian of the juvenile, any foster parent, treatment foster parent, or other physical custodian described in s. 48.62 (2) of the juvenile, and all parties who are bound by the dispositional order at least 3 days prior to the hearing. A copy of the request or proposal for the change in placement shall be attached to the notice. If all the parties consent, the court may proceed immediately with the hearing.

Note: Subdivides provision for improved readability.

SECTION 304. 938.357 (2r) of the statutes is amended to read:

938.357 (2r) If a hearing is held under sub. (1) (b) or (2m) (b) and the change in placement would remove a juvenile from a foster home, treatment foster home, or other placement with a physical custodian described in s. 48.62 (2), the court shall give the foster parent, treatment foster parent, or other physical custodian described in s. 48.62 (2) an opportunity to be heard at the hearing by permitting the foster parent, treatment foster parent, or other physical custodian to make a written or oral statement during the hearing or to submit a written statement prior to the hearing relating to the juvenile and the requested change in placement. Any written or oral statement made under this subsection shall be made under oath or affirmation. A foster parent, treatment foster parent, or other physical custodian described in s. 48.62 (2) who receives notice of a hearing under sub. (1) (b) or (2m) (b) and an opportunity to be heard under this subsection does not become a party to the proceeding on which the hearing is held solely on the basis of receiving that notice and opportunity to be heard.

NOTE: Corrects cross—references to conform to the renumbering and amendment of s. 938.357 (1) and (2m) by this bill.

Section 305. 938.357 (3) of the statutes is amended to read:

938.357 (3) Subject to sub. (4) (b) and (c) and (5) (e), if the proposed change in placement would involve placing a juvenile in a secured correctional facility, a secured child caring institution, or a secured group home, notice shall be given as provided in sub. (1) (a). A hearing shall be held, unless waived by the juvenile, parent, guardian, and legal custodian, before the judge makes a decision on the request. The juvenile shall be entitled to counsel at the hearing, and any party opposing or favoring the proposed new placement may present relevant evidence and cross—examine witnesses. The proposed new placement may be approved only if the judge finds, on the record, that the conditions set forth in s. 938.34 (4m) have been met.

Note: Corrects cross–reference to conform to the renumbering and amendment of s. 938.357(1) by this bill.

SECTION 306. 938.357 (4) (b) 2. of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

938.357 (4) (b) 2. If a juvenile whom the court has placed in a Type 2 child caring institution under s. 938.34 (4d) violates a condition of his or her placement in the Type 2 child caring institution, the child welfare agency operating the Type 2 child caring institution shall notify the county department that has supervision over the juvenile and, if the county department agrees to a change in placement under this subdivision, the child welfare agency shall notify the department and the department, after consulting with the child welfare agency, may place the juvenile in a Type 1 secured correctional facility under the supervision of the department, without a hearing under sub. (1) (b), for not more than 10 days. If a juvenile is placed

in a Type 1 secured correctional facility under this subdivision, the county department that has supervision over the juvenile shall reimburse the child welfare agency operating the Type 2 child caring institution in which the juvenile was placed at the rate established under s. 46.037, and that child welfare agency shall reimburse the department at the rate specified in s. 301.26 (4) (d) 2., 3. or 4. or 3., whichever is applicable, for the cost of the juvenile's care while placed in a Type 1 secured correctional facility.

Note: Corrects cross–reference to conform to the renumbering and amendment of s. 938.357(1) by this bill.

SECTION 307. 938.357 (4) (c) 1. of the statutes is amended to read:

938.357 (4) (c) 1. If a juvenile is placed in a Type 2 secured correctional facility operated by a child welfare agency under par. (a) and it appears that a less restrictive placement would be appropriate for the juvenile, the department, after consulting with the child welfare agency that is operating the Type 2 secured correctional facility in which the juvenile is placed, may place the juvenile in a less restrictive placement, and may return the juvenile to the Type 2 secured correctional facility without a hearing under sub. (1) (b). The child welfare agency shall establish a rate for each type of placement in the manner provided in s. 46.037.

Note: Corrects cross–reference to conform to the renumbering and amendment of s. 938.357 (1) by this bill.

SECTION 308. 938.357 (4) (c) 2. of the statutes is amended to read:

938.357 (4) (c) 2. If a juvenile is placed in a Type 2 child caring institution under s. 938.34 (4d) and it appears that a less restrictive placement would be appropriate for the juvenile, the child welfare agency operating the Type 2 child caring institution shall notify the county department that has supervision over the juvenile and, if the county department agrees to a change in placement under the

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subdivision, the child welfare agency may place the juvenile in a less restrictive placement. A child welfare agency may also, with the agreement of the county department that has supervision over a juvenile who is placed in a less restrictive placement under this subdivision, return the juvenile to the Type 2 child caring institution without a hearing under sub. (1) (b). The child welfare agency shall establish a rate for each type of placement in the manner provided in s. 46.037.

NOTE: Corrects cross-reference to conform to the renumbering and amendment of s. 938.357 (1) by this bill.

SECTION 309. 938.357 (4) (d) of the statutes is amended to read:

938.357 (4) (d) The department may transfer a juvenile who is placed in a Type 1 secured correctional facility to the Racine youthful offender correctional facility named in s. 302.01 if the juvenile is 15 years of age or over and the office of juvenile offender review in the department has determined that the conduct of the juvenile in the Type 1 secured correctional facility presents a serious problem to the juvenile or others. The factors that the office of juvenile offender review may consider in making that determination shall include, but are not limited to, whether and to what extent the juvenile's conduct in the Type 1 secured correctional facility is violent and disruptive, the security needs of the Type 1 secured correctional facility, and whether and to what extent the juvenile is refusing to cooperate or participate in the treatment programs provided for the juvenile in the Type 1 secured correctional facility. Notwithstanding sub. (1) (b), a juvenile is not entitled to a hearing regarding the department's exercise of authority under this paragraph unless the department provides for a hearing by rule. A juvenile may seek review of a decision of the department under this paragraph only by the common law writ of certiorari. If the department transfers a juvenile under this paragraph, the department shall send

1	written notice of the transfer to the parent, guardian, legal custodian, and
2	committing court.
	Note: Corrects cross-reference to conform to the renumbering and amendment of s. 938.357 (1) by this bill.
3	SECTION 310. 938.357 (5) (a) of the statutes is amended to read:
4	938.357 (5) (a) The department or a county department, whichever has been
5	designated as a juvenile's aftercare provider under s. 938.34 (4n), may revoke the
6	aftercare status of that juvenile. Revocation of aftercare supervision shall not
7	require prior notice under sub. (1) (a).
	Note: Corrects cross-reference to conform to the renumbering and amendment of s. 938.357 (1) by this bill.
8	SECTION 311. 970.03 (12) (c) of the statutes is amended to read:
9	970.03 (12) (c) At any preliminary examination in Milwaukee county County,
10	a latent fingerprint report of the city of Milwaukee police department bureau of
11	identification division's latent fingerprint identification unit, certified as correct by
12	the police chief or a person designated by the police chief, shall, when offered by the
13	state or the accused, be received as evidence of the facts and findings stated, if
14	relevant. The expert who made the findings need not be called as a witness.
	Note: Conforms capitalization to current style.
15	SECTION 312. 973.013 (3) of the statutes is amended to read:
16	973.013 (3) Female persons convicted of a felony may be committed to the
17	Taycheedah correctional institution Correctional Institution unless they are subject
18	to sub. (3m).
	Note: Conforms capitalization to current style.
19	SECTION 313. 977.05 (1) of the statutes is amended to read:
20	977.05 (1) APPOINTMENT. The board shall appoint a state public defender, who
21	shall be a member of the state bar State Bar of Wisconsin. The state public defender

1 shall serve for a period of 5 years and shall continue until a successor is appointed, 2 except that at the conclusion of the 5-year term of the state public defender in office as of July 1, 1980, the state public defender shall be appointed to serve at the pleasure 3 of the board. He or she shall devote full time to the performance of duties as state 4 5 public defender. Note: Conforms capitalization to current style. 6 SECTION 314. 977.05 (5) (a) of the statutes is amended to read: 7 977.05 (5) (a) Delegate the legal representation of any person to any member 8 of the state bar State Bar of Wisconsin certified under s. 977.08. Note: Conforms capitalization to current style. 9 SECTION 315. Terminology changes. 10 (1) Wherever "coowner" appears in the following sections of the statutes, 11 "co-owner" is substituted. (2) Wherever "indices" appears in the following sections of the statutes, 12 13 "indexes" is substituted. (3) Wherever "indorse," "indorsee," "indorsee's," "indorsee's," "indorsement," 14 "indorsements," "indorser," "indorsers," or "indorsing" appears in the following 15 sections of the statutes, "endorse," "endorsed," "endorsee," "endorsee's," 16 "endorsement," "endorsements," "endorser," "endorsers," or "endorsing" is 17 18 substituted. 19 (4) Wherever "instalment," "instalments," or "instalment's" appears in the following sections of the statutes, "installment," "installments," or "installment's" 20 21 are substituted. (5) Wherever "wilful," "wilfully," or "wilfulness" appears in the following 22sections of the statutes, "willful," "willfully," or "willfulness" is substituted. 23

Note: Inserts preferred spellings.

1	SECTION 316. Effective dates. This act takes effect on the day after
2	publication except as follows:
3	(1) The treatment of section 938.357 (4) (b) 2. of the statutes takes effect on
4	September 1, 2002.
5	(END)

31.48/P3bins2

2001–02 DRAFTING INSERT FROM THE REVISOR OF STATUTES BUREAU

Insert 34-8

SECTION 1. 45.34 (2) (f) 3. of the statutes, as created by 2001 Wisconsin Act 22, is amended to read:

45.34 (2) (f) 3. Between September 11, 2001, and the ending date of Operation Enduring Freedom or an operation that is a successor to Operation Enduring Freedom, as established by the department of veterans affairs by rule.

Note: "Department" in ch. 45 is defined as the department of veterans affairs by s. 45.001 (2), which is created by this bill.

2001–2002 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

INSERT 82-15

SECTION 1. 108.02 (4m) (e) of the statutes is amended to read:

108.02 (4m) (e) Back pay that an employee would have been paid during his or her base period as a result of employment for an employer, if the payment of such the back pay is made no later than the end of the 104-week period beginning with the earliest week to which such the back pay applies; and

Note: Deletes incorrectly locaed "and" and inserts a specific reference.

SECTION 2. 108.02 (4m) (f) of the statutes is amended to read:

108.02 (4m) (f) All wages that an employer was legally obligated to pay in an employee's base period but failed to pay, or was prohibited from paying as a result of an insolvency proceeding under ch. 128 or as a result of a bankruptcy proceeding under 11 USC 101 et seq.; and

Note: Makes punctuation consistent with the rest of the subsection.

X

2001–02 Drafting Insert FROM THE REVISOR OF STATUTES BUREAU

-renumbered 45.42(1) (intra.) and

INSERT 47–13

SECTION 1. 45.42 (1) of the statutes is amended to read: · (intro.)

45.42 (1) The department may compile a record of the veteran's burial places 1. plain space located within the state of persons who meet the definition of a "veteran" under s. 45.35 (5) (a). The record that may, so far as practicable, may indicate the all of the following information:

- (a) The deceased veteran's name of each person; the.
- (b) The service in which the deceased veteran was engaged; the.
- (c) The appropriate designation of the deceased veteran's armed forces unit; the.
 - (d) The deceased veteran's rank and period of service; the.
- (e) The name and location of the cemetery or other place in which the deceased veteran's body is interred; the.
- (f) The location of the deceased veteran's grave in the cemetery or other place ; and the of interment.
- (g) The character of the headstone or other marker, if any, at the deceased veteran's grave.

Note: Eliminates unnecessary cross-reference to the definition of "veteran," inserts specific references, and subdivides provision for improved readability and conformity with current style.

SECTION 2. 45.42 (2) of the statutes is amended to read:

45.42 (2) The department may have prepare blank forms prepared whereby for the transmission to the department of the information required for the record may be transmitted to it and under sub. (1). The department may distribute the forms to county veterans' service officers. The $\underline{\mathbf{A}}$ county veterans' service officer within whose county and any cemetery or other burial place is located in which deceased veteran's bodies are interred the bodies of persons who meet the definition of a "veteran" under s. 45.35 (5) (a) shall submit the facts required for such record under sub. (1) to the department on the forms provided by it, if so requested by the department.

NOTE: Eliminates unnecessary cross-reference to the definition of "veteran" and reorders and modifies text for improved readability and conformity with current style.

INSERT 83-12

108.02 (15) (k) "Employment" as applied to work for a given employer other than a government unit or nonprofit organization, except as such employer duly elects otherwise with the department's approval, does not include service any of the following:

INSERT 85-17

18. By Service by an individual who leases a motor vehicle used for taxicab purposes or other taxi equipment attached to and becoming a part of the vehicle under a bona fide lease agreement, if <u>all of the following apply</u>:

INSERT 86-1

19. Performed Service performed by an individual for a seasonal employer if the individual received written notice from the seasonal employer prior to performing any service for the employer that such service is potentially excludable under this subdivision unless any of the following applies:

INSERT 86-6

b. The individual has been paid or is treated as having been paid wages or other remuneration of \$500 or more during his or her base period for services performed for at least one employer other than the seasonal employer which that is subject to the unemployment insurance law of any state or the federal government.

NOTE: Conforms capitalization, punctuation, and sentence and paragraph structure to current style.

INSERT 91-8

157.065 (1) (intro.) No cemetery may be used for burials except <u>any of the following</u>:

- (a) Any A cemetery in use on April 4, 1864; or.
- (b) Any A cemetery organized and operated by any of the following:

 INSERT 97-6

SECTION 3. 302.01 of the statutes, as affected by 2001 Wisconsin Act 16, is renumbered 302.01 (2) and amended to read:

302.01 State prisons <u>defined and</u> named and <u>defined</u>. (2) The penitentiary at Waupun is named "Waupun Correctional Institution."

- (3) The correctional treatment center at Waupun is named "Dodge Correctional Institution."
- The penitentiary at Green Bay is named "Green Bay Correctional Institution."
- (5) The medium/maximum penitentiary at Portage is named "Columbia Correctional Institution."
- The medium security institution at Oshkosh is named "Oshkosh Correctional Institution."
- The medium security penitentiary near Fox Lake is named "Fox Lake Correctional Institution."
- (8) The penitentiary at Taychcedah is named "Taycheedah Correctional Institution."
- (9) The medium security penitentiary at Plymouth is named "Kettle Moraine Correctional Institution."

The penitentiary at the village of Sturtevant in Racine county County is named "Racine Correctional Institution."

(11) The medium security penitentiary at Racine is named "Racine Youthful Offender Correctional Facility."

The institutions named in this section, the medium security correctional institutions at Redgranite and New Lisbon, the correctional institutions authorized under s. 301.16 (1n) and (1v), correctional institution authorized under 1997 Wisconsin Act 4, section 4 (1) (a), correctional institution authorized under s. 301.046 (1), correctional institution authorized under s. 301.048 (4) (b), the correctional institution at Stanley authorized under 2001 Wisconsin Act 16, section 9107 (1) (b), minimum security correctional institutions authorized under s. 301.13, the probation and parole holding facilities authorized under s. 301.16 (1q), and state—local shared correctional facilities when established under s. 301.14, are state prisons.

NOTE: Conforms capitalization to current style. Subdivides provision and moves definition to the beginning of the provision, consistent with current style, by moving the stricken sentence to a separate subsection. Reorders the title in accordance with the reordering of the text. See the next section of this bill.

SECTION 4. 302.01 (1) of the statutes is created to read:

302.01 (1) All of the following are state prisons:

- (a) The institutions named in this section.
- (b) The medium security correctional institutions at Redgranite and New Lisbon.
 - (c) The correctional institutions authorized under s. 301.16 (1n) and (1v).
- (d) The correctional institution authorized under 1997 Wisconsin Act 4, section 4 (1) (a).

- (e) The correctional institution authorized under s. 301.046 (1).
- (f) The correctional institution authorized under s. 301.048 (4) (b)
- (g) The correctional institution at Stanley authorized under 2001 Wisconsin Act 16, section 9107 (1) (b).
 - (h) The minimum security correctional institutions authorized under s. 301.13.
 - (i) The probation and parole holding facilities authorized under s. 301.16 (1q).
- (j) The state-local shared correctional facilities when established under s. 301.14.

Note: See the previous section of this bill. $\qquad \times$

SECTION 5. 302.02 (title) of the statutes is amended to read:

302.02 Jurisdiction and extent of state correctional institutions; service of process therein.

Note: Subsection (5) is renumbered to be s. 302.025 by section $\underline{\hspace{1cm}}$ of this bill.

SECTION 6. 302.02 (intro.) of the statutes is created to read:

302.02 (intro.) Every activity conducted under the jurisdiction of and by any institution or facility listed under this section, wherever located, is a precinct of the prison, and each precinct is part of the institution. For all purposes of discipline and judicial proceedings all of the following apply:

NOTE: Text repeated in each subsection of this section is moved to a single location applicable to all the subsections, to eliminate redundancy and improve readability. See also the next section of this bill.

SECTION 7. 302.02 (1) (2), (3), (3m), (3t), (4), (4a), (4c), 4d, (4t), (4x), and (4y) of the statutes are amended to read:

(1) Waupun correctional institution Correctional Institution. For all purposes of discipline and for judicial proceedings, the The Waupun correctional institution Correctional Institution and the its precincts thereof shall be deemed are considered to be in Dodge County, and the courts of that county shall have Dodge

County circuit court has jurisdiction of all crimes committed within the county.

Every activity conducted under the jurisdiction of and by the institution, wherever located, is a precinct of the prison and each precinct is part of the institution.

Section 8. 302.02 (intro.) of the statutes is created to read:

- (2) Green Bay Correctional Institution. For all purposes of discipline and for judicial proceedings, the The Green Bay Correctional Institution and the its precincts thereof shall be deemed are considered to be in Brown County, and the courts of that county shall have Brown County circuit court has jurisdiction of all crimes committed within the county. Every activity conducted under the jurisdiction of and by the institution, wherever located, is a precinct of the institution; and each precinct is part of the institution.
- (3) TAYCHEEDAH CORRECTIONAL INSTITUTION. For all purposes of discipline and for judicial proceedings, the The Taycheedah Correctional Institution and the its precincts thereof shall be deemed are considered to be in Fond du Lac County, and the courts of that county shall have Fond du Lac County circuit court has jurisdiction of all crimes committed within the same. Every activity conducted under the jurisdiction of and by such correctional institution, wherever located, is a precinct of the correctional institution; and each precinct is part of the correctional institution county.
- (3m) CORRECTIONAL institution under Section 301.16. For all purposes of discipline and for judicial proceedings, the The correctional institutions authorized under s. 301.16 and the their precincts thereof shall be deemed are considered to be in a the county in which the institution is physically located, and the courts of that county shall have county's circuit court has jurisdiction of all crimes committed within the county. Every activity conducted under the jurisdiction of and by the

institution, wherever located, is a precinct of the institution; and each precinct is part of the institution.

- (3t) Institutions Located in other states. For all purposes of discipline and for judicial proceedings, each Each institution that is located in another state and authorized for use under s. 301.21 and the its precincts of the institution shall be deemed are considered to be in a the county in which the institution is physically located, and the courts of that county shall have jurisdiction of any activity, wherever located, conducted by the institution.
- (4) Fox Lake Correctional Institution. For all purposes of discipline and for judicial proceedings, the The Fox Lake Correctional Institution and the its precincts thereof are deemed considered to be in Dodge County, and the courts of that county shall have Dodge County circuit court has jurisdiction of all crimes committed within the county. Every activity conducted under the jurisdiction of and by the Fox Lake Correctional Institution wherever located is a precinct of the institution.
- discipline and judicial proceedings the The minimum security correctional institutions and their precincts thereof shall be deemed, as to each inmate, are considered to be in the county in which the institution to which the inmate is assigned is located, and the courts of that county shall have county's circuit court has jurisdiction of all crimes committed within the same. Every activity conducted under the jurisdiction of and by the minimum security correctional institutions wherever located is, as to each inmate, a precinct of the institution to which the inmate is assigned county.
- (4c) KETTLE MORAINE CORRECTIONAL INSTITUTION CORRECTIONAL INSTITUTION.

 For all purposes of discipline and for judicial proceedings, the Kettle Moraine

correctional institution Correctional Institution and the its precincts thereof are deemed considered to be in Sheboygan County, and the courts of that county shall have Sheboygan County circuit court has jurisdiction of all crimes committed within the same. Every activity conducted under the jurisdiction of and by the Kettle Moraine correctional institution wherever located is a precinct of the institution county.

- (4d) Dodge correctional institution. For all purposes of discipline and for judicial proceedings, the The Dodge correctional institution Correctional Institution and the its precincts thereof shall be deemed are considered to be in Dodge County, and the courts of that county shall have Dodge County circuit court has jurisdiction of all crimes committed within the county. Every activity conducted under the jurisdiction of and by the Dodge correctional institution, wherever located, is a precinct of the institution; and each precinct is part of the institution.
- (4t) STATE-LOCAL SHARED CORRECTIONAL FACILITIES. For all purposes of discipline and judicial proceedings, the The state-local shared correctional facilities and their precincts shall be deemed are considered, as to each inmate, to be in the county in which the facility to which the inmate is assigned is located, and the courts of that county shall have county's circuit court has jurisdiction over all crimes committed within the facility. Every activity conducted under the jurisdiction of and by the state-local shared correctional facility wherever located is, as to each inmate, a precinct of the facility to which he or she is assigned.
- (4x) Correctional institution; COMMUNITY RESIDENTIAL CONFINEMENT. For all purposes of discipline and judicial proceedings the The correctional institution under s. 301.046 (1) and its precincts thereof shall be deemed are considered, as to each

inmate, to be in the county in which the inmate is confined, and the courts of that county shall have jurisdiction of all crimes committed within the same. Every activity conducted under the jurisdiction of and by the institution under s. 301.046 (1) wherever located is a precinct of the institution county.

of discipline and judicial proceedings the The correctional institution under s. 301.048 (4) (b) and its precincts thereof shall be deemed are considered, as to each inmate, to be in the county in which the inmate is assigned, and the courts of that county shall have county's circuit court has jurisdiction of all crimes committed within the same. Every activity conducted under the jurisdiction of and by the institution under s. 301.048 (4) (b) wherever located is a precinct of the institution.

NOTE: Text repeated in each subsection of this section is moved to a single location in a section (intro.) applicable to all the subsections to eliminate redundancy and improve readability. Terminology, capitalization, and sentence structure are modernized and made consistent with current style. See also the previous section of this bill.

SECTION 9 302.02 (5) of the statutes is renumbered 302.025 and 302.025 (title) and (2) as renumbered are amended to read:

302.025 (title) Service of process on prison officers, employees, or inmates.

(2) Except as provided in par. (a), service of process within any such prison under s. 302.01 on any officer employee or inmate thereof of the prison shall be made by the warden or superintendent or some person appointed by the warden or superintendent to serve process.

NOTE: The subject matter of this provision is inconsistent with the remainder of s. 302.02.

INSERT 101-6

*

551.02 (3) (intro.) "Broker-dealer" means any person engaged in the business of effecting transactions in securities for the account of others or for the person's own account. "Broker-dealer" does not include any of the following:

INSERT 105-13

SECTION 10. 614.01 (1) (c) (intro.) of the statutes is amended to read:

614.01 (1) (c) (intro.) A "lodge system" exists if and only if all of the following conditions are met:

INSERT 106-2

Section 11. 620.22 (intro.) of the statutes is amended to read:

620.22 Permitted classes of investments. (intro.) The Any of the following classes of investments may be counted for the purposes specified in s. 620.21, whether they the investments are made alone or as by a participant in a partnership or joint venture: